United States Bankruptcy Court for the:  Southern District of Texas  (State)  Case number (if known): Chapter11	Fill in this information to identify the case:
(State)	United States Bankruptcy Court for the:
Case number (if known): Chapter11	
	, ,

## Official Form 201

# Voluntary Petition for Non-Individuals Filing for Bankruptcy

06/22

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	_	Consc	olidat	ed The	eatre	s Mana	geme	nt, L.L.	C.				
2.	All other names debtor used in the last 8 years													
	Include any assumed names, trade names, and doing business as names													
3.	Debtor's federal Employer Identification Number (EIN)	5	6	-	2	1	0	0	2	3	7			
4.	Debtor's address	Princ	cipal p	lace	of bus	ines	s				Mailing add of business		erent from pi	incipal place
		101 E	E. Blou per		<b>venue</b> Street						Number	Street		
		Knox	kville				TN	3	7920		P.O. Box			
		City					State		ip Code		City		State	Zip Code
											Location of principal p	f principal as lace of busir	ssets, if diffe ness	rent from
			x Cour	nty										
		Coun	ty								Number	Street		
											City		State	Zip Code
5.	Debtor's website (URL)	https	s://ww	w.cin	eworl	dplc.	com/							
6.	Type of debtor	⊠ C	orpora	ation (i	includi	ng Li	mited Li	ability	Compa	ıny (Ll	LC) and Limite	ed Liability Pa	rtnership (LL	P))
		□ P	artners	ship (e	exclud	ing Ll	LP)							
		□ 0	ther. S	Specify	y: _									

De	btor Consolidated Theat	res Management, L.L.C.	Case number (if known)					
	Name							
7	Describe debtor's business	A. Check One:						
7.	Describe debtor's business	☐ Health Care Business (as defin	ned in 11 U.S.C. § 101(27A))					
		☐ Single Asset Real Estate (as d	defined in 11 U.S.C. § 101(51B))					
		☐ Railroad (as defined in 11 U.S	S.C. § 101(44))					
		☐ Stockbroker (as defined in 11	U.S.C. § 101(53A))					
		☐ Commodity Broker (as defined	d in 11 U.S.C. § 101(6))					
		☐ Clearing Bank (as defined in 1	I1 U.S.C. § 781(3))					
		☑ None of the above						
		B. Check all that apply:						
		☐ Tax-exempt entity (as describe	ed in 26 U.S.C. § 501)					
		☐ Investment company, including § 80a-3)	g hedge fund or pooled investment vehicle (as defined in 15 U.S.C.					
		☐ Investment advisor (as defined	d in 15 U.S.C. § 80b-2(a)(11))					
			stry Classification System) 4-digit code that best describes debtor. See digit-national-association-naics-codes .					
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check One:						
о.		☐ Chapter 7						
		☐ Chapter 9						
	A debtor who is a "small	☐ Chapter 11. Check all that apply:						
	business debtor" must check the first sub- box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub- box	☐ The debtor is a small b noncontingent liquidate \$3,024,725. If this sub operations, cash-flow st	business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate ed debts (excluding debts owed to insiders or affiliates) are less than p-box is selected, attach the most recent balance sheet, statement of statement, and federal income tax return or if any of these documents do cedure in 11 U.S.C. § 1116(1)(B).					
		debts (excluding debts o proceed under Subchap balance sheet, stateme	as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated owed to insiders or affiliates) are less than \$7,500,000, and it chooses to opter V of Chapter 11. If this sub-box is selected, attach the most recent ent of operations, cash-flow statement, and federal income tax return, or if is do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).					
		☐ A plan is being filed with	h this petition.					
		☐ Acceptances of the pla accordance with 11 U.S	an were solicited prepetition from one or more classes of creditors, in S.C. § 1126(b).					
		Exchange Commission	to file periodic reports (for example, 10K and 10Q) with the Securities and according to § 13 or 15(d) of the Securities Exchange Act of 1934. File intary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 th this form.					
		☐ The debtor is a shell co	ompany as defined in the Securities Exchange Act of 1934 Rule 12b-2.					
		☐ Chapter 12						
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	No District	When MM/DD/YYYY Case number					
	If more than 2 cases, attach a	District	When Case number MM/DD/YYYY					
	separate list.		IVIIVI/UU/TTTT					

	tres Manage	ement, L.L.	<u>C.</u>	Case number (if known)		
Name						
10. Are any bankruptcy cases pending or being filed by a business partner or an	□ No ⊠ Yes.	Debtor	See Rider 1		Relationship	Affiliate
affiliate of the debtor?		District	Southern Distr	ict of Texas	 When	00/07/0000
List all cases. If more than 1, attach a separate list.		Case nun	nber, if known		vviieri	09/07/2022 MM / DD / YYYY
11. Why is the case filed in this	Check all	that apply:				
district?				al place of business, or pr his petition or for a longer		district for 180 days s than in any other district.
	⊠ A bar	nkruptcy cas	se concerning debt	or's affiliate, general partr	ner, or partnership is p	ending in this district.
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?	,	Why does t  ☐ It pose safety.	the property need	y that needs immediate at immediate at immediate attention? (o	Check all that apply.)	
				secured or protected from	the weather	
		☐ It inclu (for ex	des perishable god		uickly deteriorate or lo	se value without attention ies-related assets or
		☐ Other				
	,	Where is th	ne property?	Number Stree	st .	
				Number Sacc		
			_	City	State	Zip Code
		ls the prop	erty insured?			
		□ No				
		□ Yes. Ir	nsurance agency			
		C	contact name			
		Р	hone			
Statistical and ad	lministrative	informatio	n			
13. Debtor's estimation of	Check one:					
available funds				to unsecured creditors. paid, no funds will be ava	ilable for distribution t	o unsecured creditors.
14. Estimated number of creditors <sup>1</sup>	☐ 1-49 ☐ 50-99 ☐ 100-1	199	□ 5,00	00-5,000 01-10,000 001-25,000	□ 25,001-50,0 □ 50,001-100, □ More than 1	000

<sup>&</sup>lt;sup>1</sup> The estimated number of creditors and estimated amounts of assets and liabilities are being listed on a consolidated basis for all Debtor affiliates listed on Rider 1, attached hereto.

Debtor Consolidated Theat	tres Management, L.L.C.	Case number (if known)	
15. Estimated assets	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million □	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
16. Estimated liabilities	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$10,000,001-\$50 million □ \$50,000,001-\$100 million ⊠	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
Request for Relief, D	eclaration, and Signatures		
		statement in connection with a bankruptcy can. 18 U.S.C. §§ 152, 1341, 1519, and 3571.	se can result in fines up to
17. Declaration and signature of authorized representative of	The debtor requests relief i petition.	n accordance with the chapter of title 11, Unit	ed States Code, specified in this
debtor	·	le this petition on behalf of the debtor.	
		ation in this petition and have a reasonable b	elief that the information is true and
l de		that the foregoing is true and correct.	
		-	
	Executed on O9/07/2 MM/ D	D / YYYY	
	<b>X</b> (2) (2) (2)		es A. Mesterharm
	/s/ James A. Mester Signature of authorize	d representative of debtor Printed	
		d representative of debtor Printed	
18. Signature of attorney	Signature of authorize  Title Chief Restruc	d representative of debtor Printed	name
18. Signature of attorney	Signature of authorize	turing Officer  Printed  Date	
18. Signature of attorney	Signature of authorize  Title Chief Restruct  /s/ Matthew D. Cave	turing Officer  Printed of the print	09/07/2022
18. Signature of attorney	Signature of authorize  Title Chief Restruct  /s/ Matthew D. Cave  Signature of attorney in  Matthew D. Cavenau	turing Officer  printed to turing Officer  Date  or debtor  gh	09/07/2022
18. Signature of attorney	X /s/ Matthew D. Cave Signature of authorize  /s/ Matthew D. Cave Signature of attorney if  Matthew D. Cavenau  Printed name  Jackson Walker LLP	turing Officer  maugh or debtor  Date  gh	09/07/2022
18. Signature of attorney	Signature of authorize  Title Chief Restruct  /s/ Matthew D. Cave  Signature of attorney of  Matthew D. Cavenau  Printed name  Jackson Walker LLP  Firm name  1401 McKinney Street	turing Officer  Date  or debtor  printed in the pri	
18. Signature of attorney	X /s/ Matthew D. Cave Signature of authorize  /s/ Matthew D. Cave Signature of attorney if  Matthew D. Cavenau Printed name Jackson Walker LLP Firm name 1401 McKinney Street Number	turing Officer  Date  or debtor  printed in the pri	
18. Signature of attorney	X /s/ Matthew D. Cave Signature of authorize  /s/ Matthew D. Cave Signature of attorney if  Matthew D. Cavenau Printed name Jackson Walker LLP Firm name 1401 McKinney Street Number Houston	turing Officer  Date  or debtor  printed in the pri	09/07/2022 MM/DD/YYYY  exas 77010 ate ZIP Code  cavenaugh@jw.com
18. Signature of attorney	X /s/ Matthew D. Cave Signature of authorize  Matthew D. Cavenau Printed name Jackson Walker LLP Firm name 1401 McKinney Street Number Houston City	turing Officer  Date  or debtor  printed in the pri	99/07/2022 MM/DD/YYYY  exas 77010 ZIP Code
18. Signature of attorney	X /s/ Matthew D. Cave Signature of authorize  Matthew D. Cave Signature of attorney if  Matthew D. Cavenau Printed name Jackson Walker LLP Firm name 1401 McKinney Street Number Houston City (713) 752-4200	turing Officer  Date  or debtor  printed in the pri	09/07/2022 MM/DD/YYYY  exas 77010 ate ZIP Code  cavenaugh@jw.com

Fill in this information to identify the case:								
United States Bankruptcy Court for the:								
	Southern District of Texas							
	(State)							
Case number (if known):		Chapter	11					

#### ☐ Check if this is an amended filing

#### Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "Debtors") filed a petition in the United States Bankruptcy Court for the Southern District of Texas for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Cineworld Group plc.

Cineworld Group plc

13th Avenue Partners, L.L.C. A 3 Theatres of San Antonio, Ltd.

A 3 Theatres of Texas. Inc.

Augustus 1 Limited Augustus 2 Limited

Basildon Cinema 2 Limited

Basildon Cinema Number Two 2 Limited

Bromley Cinema 2 Limited Busby AssignCo, LLC Cinebarre, LLC

Cinemas Associates, LLC

Cine-UK Limited

Cineworld Cinema Properties Limited Cineworld Cinemas Holdings Limited

Cineworld Cinemas Limited

Cineworld Elite Picture Theatre (Nottingham) Limited

Cineworld Estates Limited

Cineworld Funding (Jersey) Limited

Cineworld Holdings Limited Cineworld HunCo Kft.

Cineworld South East Cinemas Limited

City Screen (Brighton) Limited City Screen (Liverpool) Limited City Screen (S.O.A.) Limited City Screen (Stratford) Limited City Screen (York) Limited Classic Cinemas Limited

Consolidated Theatres Management, L.L.C.

Crown Finance US, Inc. Crown Intermediate Holdco, Inc. **Crown Theatre Corporation** Crown UK HoldCo Limited

CS (Brixton) Limited CS (Exeter) Limited CS (Norwich) Limited Eastgate Theatre, Inc. Edwards Theatres, Inc. Empire Cinema 2 Limited Frederick Plaza Cinema, Inc.

Gallery Cinemas Limited **Gallery Holdings Limited** 

Great Escape LaGrange LLC

Great Escape LLC

Great Escape of Nitro, LLC Great Escape of O'Fallon, LLC

Great Escape Theatres of Bowling Green, LLC Great Escape Theatres of Harrisburg, LLC Great Escape Theatres of Lebanon, LLC Great Escape Theatres of New Albany, LLC

Great Escape Theatres, LLC

Hemel Hepstead Two Cinema 2 Limited

Hollywood Theaters III, Inc. Hollywood Theaters, Inc. **Hoyts Cinemas Corporation** Interstate Theatres Corporation

Lois Business Development Corporation McIntosh Properties, LLC

Newcastle Cinema 2 Limited Newman Online Limited Next Generation Network. Inc. Oklahoma Warren Theatres II. LLC Oklahoma Warren Theatres, LLC

Pacific Rim Business Development Corporation

Picturehouse Bookings Limited Picturehouse Cinemas Limited Picturehouse Entertainment Limited

Poole Cinema 2 Limited R.C. Cobb II, LLC R.C. Cobb, Inc.

Ragains Enterprises LLC

RCI/FSSC, LLC RCI/RMS, LLC Regal - 18, LLC

Regal Cinemas Corporation Regal Cinemas Holdings, Inc. Regal Cinemas II, LLC

Regal Cinemas, Inc.

Regal CineMedia Corporation Regal CineMedia Holdings, LLC Regal Distribution Holdings, LLC Regal Distribution, LLC

Regal Entertainment Group

Regal Entertainment Holdings II LLC Regal Entertainment Holdings, Inc.

Regal Gallery Place, LLC

## Case 22-90180 Document 1 Filed in TXSB on 09/07/22 Page 6 of 27

Regal Investment Company Regal Licensing, LLC Regal Stratford, Inc. Regal/ATOM Holdings, LLC Regal/Cinebarre Holdings, LLC Regal/DCIP Holdings, LLC RegalRealty - 17, LLC Richmond I Cinema, L.L.C. The Movie Machine, L.L.C. UA Shor, LLC UA Swansea, LLC
United Artists Properties I Corp.
United Artists Realty Company
United Artists Theatre Circuit II, LLC
United Artists Theatre Circuit, Inc.
United Artists Theatre Company
Valeene Cinemas, LLC
Wallace Theater Holdings, Inc.
Warren Oklahoma Theatres, Inc.

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	) Chapter 11
CONSOLIDATED THEATRES MANAGEMENT, L.L.C.,	) ) Case No. 22() )
Debtor.	) ) )

### **LIST OF EQUITY SECURITY HOLDERS**<sup>2</sup>

Equity Holder	Address of Equity Holder	Percentage of Equity Held
Regal Cinemas, Inc.	101 E. Blount Avenue Knoxville, TN 37920-1605	100%

This list serves as the disclosure required to be made by the debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	) ) Chapter 11
CONSOLIDATED THEATRES MANAGEMENT, L.L.C.,	) )     Case No. 22() )
Debtor.	) ) )

### **CORPORATE OWNERSHIP STATEMENT**

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
Regal Cinemas, Inc.	100%

Fill in this information to identify the case:					
Debtor name Cineworld Group plc, et al.					
United States Bankruptcy Court for the: Southern	District of <u>Texas</u> (State)				
Case number (If known):	(,				

☐ Check if this is an amended filing

## Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of Creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)		Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	AMAS Ltd. T/A Jones Lang Lasalle P.O. Box 55791, Docklands, London, England E14 7AE Town Hall Market Place, Henley-on- Thames, England RG9 2AQ	credit_management@standardlife.com aamcashiers@eu.jll.com	Rent	N/A	N/A	N/A	\$7,849,764	
2	Arvest Bank 1501 W Edmond Road, Edmond, OK 73003	Shandy Belford (405) 419-3834 sbelford@arvest.com	Bank Loans	N/A	N/A	N/A	\$11,900,000	
3	Bidvest Noonan (UK) Ltd. St Magnus House 3, Lower Thames Street, london, England EC3R 6HD	44 844 225 1115 ar@bidvestnoonan.com	Trade Debt	N/A	N/A	N/A	\$3,214,557	
4	BNY Melon 160 Queen Victoria Street, London, England EC4V 4LA	Joanne Hume 44 (0) 1202 689653 Ian.Johnson@bnymellon.com	Bank Loans	N/A	N/A	N/A	\$213,000,000	
5	Booker Limited Equity House Irthlingborough Road, Wellingborough, England NN8 1LT	Terry Riley accountsreceivable@booker.co.uk creditcontrol@booker.co.uk	Trade Debt	N/A	N/A	N/A	\$2,019,919	

## Case 22-90180 Document 1 Filed in TXSB on 09/07/22 Page 10 of 27

Debtor Name: Cineworld Group plc, et al.

Case Number (if known):\_\_\_\_\_

6	Christie Digital Systems Canada Inc USD 200 Ashville Way, Workingham, England RG41 2PL  ARQueries-EMEA@christiedigital.com cinema.orders.emea@christiedigital.com m		Trade Debt	N/A	N/A	N/A	\$1,891,918
7	Christie Digital Systems USA Inc. RCM 10550 Camden Drive, Cypress, CA 90630	Paul Haupert 714-220-3561 Paul.haupert@christiedigital.com	Trade Debt	N/A	N/A	N/A	\$3,952,541
8	Cinionic Inc 11080 White Rock Rd, Suite 100, Rancho Cordova, CA 95670	Paul Hermans +32 495 36 22 02 paul.hermans@cinionic.com	Trade Debt	N/A	N/A	N/A	\$8,639,937
9	<b>CJ 4DPLEX</b> 6F I-Park Mall Hangang-daero 23-gil 55, Yongsan-gu, Seoul, South Korea 04377	82 371 5246 youngsoo.kim6@cj.net hc.ahn@cj.net	Construction	N/A	N/A	N/A	\$1,669,668
10	CJ 4DPLEX Americas LLC 7082 Hollywood Blvd., Suite 600, Los Angeles, CA 90028	Don Savant 213-378-2014 Don.savant@cj.net	Construction	N/A	N/A	N/A	\$1,718,438
11	IMAX Corporation 2525 Speakman Drive, Mississauga, ON, Canada L5K1B	Mark Welton 905-403-6254 MWelton@imax.com	Trade Debt	N/A	N/A	N/A	\$8,881,917
12	IMAX Theatres International Ltd. 2525 Speakman Drive, Mississauga, ON, Canada L5K 1B1	Will Carass WCarass@imax.com	Construction	N/A	N/A	N/A	\$2,534,949
13	Intertrust Technologies Corporation 920 Stewart Drive, Suite 100, Sunnyvale, CA 94085	General Counsel jmcdow@intertrust.com	Settlement Agreement	N/A	N/A	N/A	\$4,500,000
14	JP Morgan Chase P.O. Box 100486, 2710 Media Center Drive, Building #6, Suite 120, Los Angeles, CA 90065	Paramount Theat. Dist. Rcpt.,	Trade Debt	N/A	N/A	N/A	\$1,865,101
15	<b>Lionsgate Film Inc.</b> 579 Fifth Avenue, 14th Floor, New York, NY 10017	Harvey Shapiro (212) 621-8224 hshapiro@sargoy.com	Trade Debt	CUD	N/A	N/A	\$15,135,562
16	Maeve Contractors Ltd. Unit 1, 5 Eastfields Avenue, London, England SW18 1FU	info@maevecontractors.co.uk	Construction	N/A	N/A	N/A	\$2,868,391

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Debtor Name: Cineworld Group plc, et al.

Case Number (if known):\_\_\_\_\_

17	Limited 180 Great Portland Street, London,	Lisa Glendinning 0207 908 5643 cashier@wearemapp.com lisa.glendinning@wearemapp.com yazmin.griffiths@wearemapp.com	Rent	N/A	N/A	N/A	\$3,937,518
18	McCarthy Tetrault LLP Box 48, Suite 5300, Toronto-Dominion Bank Tower, Toronto, ON, Canada M5K 1E6	416-362-1812 TOR-AR@mccarthy.ca	Professional Services	N/A	N/A	N/A	\$1,662,033
19	Realty Income Corporation 11995 El Camino Real, San Diego, CA 92130	858-284-5000	Rent	N/A	N/A	N/A	\$5,000,000
20	Royal Paper Corporation - Purchasing 10232 Palm Drive, Santa Fe Springs, CA 90670	George Abiaad 562-903-9030 GAbiaad@royalcorporation.com	Trade Debt	N/A	N/A	N/A	\$3,468,853
21	Savills Commercial Ltd. 12 Booth St., Manchester, England M2 4AW	managementtreasury@savills.com	Rent	N/A	N/A	N/A	\$10,125,029
22		Jake Walker and Jon Stone Jake_Walker@spe.sony.com UK_Remittances@spe.sony.com Anneka_Ruparelia@spe.sony.com	Trade Debt	N/A	N/A	N/A	\$3,269,023
23	House 31-32 Dublin Ireland D02	Kerryann Leonard + 44 208 222 59 00 Kerryann.Leonard@disney.com DWSS.EMEA.UK.Collection@disney.co m	Trade Debt	N/A	N/A	N/A	\$12,082,212
24	Universal Central Saint Giles St Giles High Street, London, England WC2H 8NU	Universalpicturesukandeire.finance@nbcuni.com	Trade Debt	N/A	N/A	N/A	\$20,461,774
25	Vistar Northern California P.O. Box 951080, Dallas, TX 75395	John Mizer 303-662-7135 John.Mizer@pfgc.com	Trade Debt	N/A	N/A	N/A	\$12,218,140
26	Walt Disney Studios Motion Pictures Bank of America Lockbox Sevices 13497 Collections, Chicago, IL 60693		Trade Debt	N/A	N/A	N/A	\$1,983,947
27	Warner Bros Entertainment UK Limited Warner House 98 Theobalds Road, London, England WC1X 8WB	Alina Swierzewska alina.swierzewska@warnerbros.com Liliana.Carata@warnerbros.com	Trade Debt	N/A	N/A	N/A	\$5,649,945
	<u>I</u>	I .				I.	

## Case 22-90180 Document 1 Filed in TXSB on 09/07/22 Page 12 of 27

Debtor Name: Cineworld Group plc, et al.

Case Number (if known):\_\_\_\_\_

28	Warner Bros Pictures Inc. 3903 W Olive Avenue, Burbank, CA 91505	Jennifer Amaya	Trade Debt	N/A	N/A	N/A	\$2,090,900
29		Jay Campbell 612 217 5676 JCAMPBELL3@WilmingtonTrust.com	Bank Loans	N/A	N/A	N/A	\$39,251,667
30	Workman LLP - Feltham 4th Floor Minton Place, Station Road, Swindon, England SN1 1DA	1412258085 swindon.cashiers@workman.co.uk	Rent	N/A	N/A	N/A	\$4,307,214

Fill in this information to identify the case and this filing:			
Debtor Name	Consolidated Theatres	Management, L.L.C.	
United States Ba	inkruptcy Court for the:	Southern District of Texas	
Case number (If	known):		(State)

## Official Form 202

## **Declaration Under Penalty of Perjury for Non-Individual Debtors**

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

## Declaration and signature

(Official Form 204)

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
	Schedule H: Codebtors (Official Form 206H)
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
	Amended Schedule
$\boxtimes$	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

I declare under penalty of perjury that the foregoing is true and correct.

Executed on	09/07/2022	/s/ James A. Mesterharm	
	MM/ DD/YYYY	Signature of individual signing on behalf of debtor	
		James A. Mesterharm	
		Printed name	
		Chief Restructuring Officer	
		Position or relationship to debtor	

Official Form 202

**Declaration Under Penalty of Perjury for Non-Individual Debtors** 

### **OMNIBUS RESOLUTIONS OF THE BOARD**

September 6, 2022

The board of managers, board of directors, sole member, managers, general partner, or managing member, as applicable (the "Board") of each of the entities listed on Exhibit A hereto (collectively, the "Company"), having considered the filing of voluntary petitions for relief under the provisions of title 11 of the United States Code (the "Bankruptcy Code") for the Company and, if applicable, local proceedings for the Company pursuant to applicable law and in accordance with the requirements of the Company's governing documents (the "Restructuring Matters"), has reviewed and considered certain materials presented by the management of the Company and the Company's advisors, including, but not limited to, materials regarding the liabilities and obligations of the Company, its liquidity, the strategic alternatives available to it, and the effect of the foregoing on the Company's business, and has had adequate opportunity to consult such persons regarding the materials presented, obtain additional information, and fully consider each of the strategic alternatives available to the Company, and therefore be it RESOLVED THAT:

## 1. VOLUNTARY PETITIONS FOR RELIEF UNDER APPLICABLE BANKRUPTCY LAW AND SEEKING NECESSARY RELIEF

- A. In the judgment of the Board, it is desirable and in the best interest of the Company, its interest holders, its creditors, and other parties in interest, that the Company file or cause to be filed voluntary petitions for relief (the "Bankruptcy Petitions") under the provisions of the Bankruptcy Code in the United States Bankruptcy Court for the Southern District of Texas or such other court of competent jurisdiction (the "Bankruptcy Court") for the Company and any of its subsidiaries, any applicable foreign ancillary proceedings for the Company and, in accordance with the requirements of the Company's governing documents and applicable law, the Board hereby consents to, authorizes, and approves the filing of the Bankruptcy Petitions and foreign ancillary proceedings, if any; and
- B. The Chief Restructuring Officer, and any partner, director, manager, or other duly appointed officer of the Company (collectively, the "Authorized Persons") is hereby authorized and appointed to act as signatory on behalf of the Company in respect of the Restructuring Matters and/or any person to whom such Authorized Persons and/or officers delegate such responsibilities is hereby authorized to execute (under the common seal of the Company, if appropriate) and file on behalf of the Company and its subsidiaries all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all actions they deem necessary or proper to obtain such relief, including, but not limited to, any action necessary or proper to maintain the ordinary course operations of the Company and/or any of its subsidiaries.

#### 2. RETENTION OF PROFESSIONALS

A. Each of the Authorized Persons is hereby authorized, empowered, and directed to employ: (i) the law firm of Kirkland & Ellis LLP as general bankruptcy counsel; (ii) the law firm of Jackson Walker LLP as co-bankruptcy counsel; (iii) the law firm of Slaughter and May

as U.K. counsel (iv) PJT Partners LP as investment banker; (v) AlixPartners, LLP as financial and restructuring advisor; (vi) Kroll Restructuring Administration LLC as claims and noticing agent; (vii) A&G Realty Partners, LLC as real estate advisor; (viii) Willkie Farr & Gallagher LLP as counsel to the independent directors of Crown Finance US, Inc. and its direct and indirect subsidiaries that are filing for chapter 11; (ix) Ashurst LLP as U.K. counsel to the Board of Cineworld Group plc and (x) Kramer Levin Naftalis & Frankel LLP as U.S. counsel to the Board of Cineworld Group plc; and (xi) any other legal counsel, accountant, financial advisor, restructuring advisor, or other professional the Authorized Persons deem necessary, appropriate, or advisable to retain; each to represent and assist the Company in carrying out its duties and responsibilities and exercising its rights under the Bankruptcy Code and any applicable law (including, but not limited to, the law firms filing any pleadings or responses); and in connection therewith, the Authorized Persons are hereby authorized, empowered, and directed, in accordance with the terms and conditions hereof, to execute (under the common seal of the Company, if appropriate) appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain such services; and

B. Each of the Authorized Persons is hereby authorized, empowered, and directed to execute (under the common seal of the Company, if appropriate) and file all petitions, schedules, motions, lists, applications, pleadings, and other papers, and to perform such further actions and execute (under the common seal of the Company, if appropriate) such further documentation that the Authorized Persons in their absolute discretion deem necessary, appropriate, or desirable in accordance with these resolutions.

#### 3. APPOINTMENT OF CHIEF RESTRUCTURING OFFICER

A. In accordance with their respective organizational documents, each Company hereby creates the office of Chief Restructuring Officer at each Company. James A. Mesterharm is hereby appointed to serve as the Chief Restructuring Officer of each Company until his successor has been duly appointed or until his earlier resignation, removal from office, or death. The Chief Restructuring Officer shall report to the Company's Board and the special committee of the Board, in coordination with the Chief Executive Officer, the Chief Operations Officer, and the Chief Financial Officer.

## 4. CASH COLLATERAL, DEBTOR-IN-POSSESSION FINANCING, AND ADEQUATE PROTECTION

- A. In the judgment of the Board of each of the other entities listed on **Exhibit A** hereto:
  - I. The Company will obtain benefits which are necessary and convenient to the conduct, promotion, and attainment of the business and are therefore in the best interests of the Company, from (x) the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "Cash Collateral"), which is security for certain prepetition secured lenders, including (i) the lenders party to that certain credit agreement, dated as of February 28, 2018 and (ii) prior to repayment, the lenders party to that certain credit agreement, dated as of November 23, 2020 and which will be, following the entry into the DIP Financing, used to secure the superpriority secured

debtor-in-possession credit agreement (the "<u>DIP Credit Agreement</u>"), to be dated on or about September 6, 2022 (the "<u>DIP Financing</u>"); and (y) the incurrence of debtor-in-possession financing obligations by entering into the DIP Credit Agreement; and (z) the grant of security over all its assets in favor of certain prepetition secured lenders party to the DIP Credit Agreement. As such, the transactions contemplated in connection with the DIP Financing are hereby authorized and approved.

- II. In order to use and obtain the benefits of the DIP Financing and Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, the Company will provide certain adequate protection to the secured parties (the "Adequate Protection Obligations"), as documented in the proposed interim order of the Bankruptcy Court, authorizing and approving on an interim basis, among other things, the DIP Financing and the transactions contemplated by the DIP Credit Agreement (the "Interim DIP Order") and the final order of the Bankruptcy Court authorizing and approving on a final basis, among other things, the DIP Financing and the transactions contemplated by the DIP Credit Agreement in substantially the form of the Interim Order (the "Final DIP Order," and together with the Interim DIP Order, the "DIP Orders") submitted for approval to the Bankruptcy Court.
- III. In order to use and obtain the benefits of the DIP Financing and Cash Collateral, the Company will also enter into such other agreements, certificates, instruments, receipts, petitions, motions, or other papers or documents required to consummate the transaction contemplated by the DIP Orders to which the Company is or will be a party, including, but not limited to, any security and pledge agreement or guaranty agreement (collectively with the DIP Credit Agreement, the "DIP Financing Documents").
- IV. The Company will receive benefits from the DIP Documents (as defined below) and it is desirable and in the best interests of the Company and all of its stakeholders that the form, terms, and provisions of the DIP Financing Documents and the actions and transactions contemplated thereby be, and hereby are, authorized, adopted, and approved in all respects, and the Company is authorized to enter into the DIP Financing Documents, subject to the approval of the DIP Financing Documents by the Bankruptcy Court.
- V. The Board has determined that it is necessary and in the best interests of the Company and its stakeholders that the form, terms, and provisions of the DIP Orders, to which the Company is or will be subject, and the actions and transactions contemplated thereby be, and hereby are, authorized, adopted, and approved in all respects, and each of the Authorized Persons of the Company be, and hereby are, authorized, directed, and empowered, in the name of and on behalf of the Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of (i) the DIP Orders, (ii) the DIP Financing Documents and such other agreements, certificates, instruments, fee letters, guaranties, notices, receipts, recordings, filings, petitions, motions, and any and all other papers or documents to which the Company is or will be a party, including, but not limited to, any security and pledge agreements, any amendments to any DIP Financing Documents, and any further collateral agreements or guaranty agreements, (iii) such other agreements, instruments, certificates, notices, assignments, and documents as may be reasonably requested by the agent (the

"<u>DIP Agent</u>") under the DIP Financing, and (iv) such forms of account control agreements, officer's certificates, and compliance certificates as may be required by the DIP Financing Documents (the documents described in clauses (i) through (iv) of this paragraph, collectively, the "<u>DIP Documents</u>"), incur and pay, or cause to be paid, all fees and expenses and engage such persons, in each case, in the form or substantially in the form thereof submitted to the officers of the Company, with such changes, additions, and modifications thereto as the officers of the Company executing the same shall approve in their sole discretion, such approval to be conclusively evidenced by such officers' execution and delivery thereof.

- VI. The Company, as debtor and debtor in possession under the Bankruptcy Code be, and hereby is, authorized to incur the Adequate Protection Obligations and to undertake any and all related transactions on substantially the same terms as contemplated under the DIP Documents (collectively, the "<u>DIP Transactions</u>"), including the guaranty of the obligations thereunder and the granting of liens on substantially all of its assets to secure such obligations, in accordance with the terms of the DIP Order.
- VII. The Authorized Persons of the Company be, and hereby are, authorized and directed, and each of them acting alone hereby is authorized, directed, and empowered in the name of, and on behalf of, the Company, as debtor and debtor in possession, to take such actions as in their sole discretion is determined to be necessary, desirable, or appropriate and to effectuate the DIP Documents and the DIP Transactions, including delivery thereof.
- VIII. Each of the Authorized Persons of the Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Company to file or to authorize the DIP Agent to file any Uniform Commercial Code (the "UCC") financing statements, any other equivalent filings, any intellectual property filings and recordation, and any necessary assignments for security or other documents in the name of the Company that the DIP Agent deems necessary or appropriate to perfect any lien or security interest granted under the DIP Orders, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired," and other similar descriptions of like import, and to execute and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of the Company and such other filings in respect of intellectual and other property of the Company, in each case as the DIP Agent may reasonably request to perfect the security interests of the DIP Agent under the DIP Orders.
- IX. Each of the Authorized Persons of the Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Company to: (a) prepare any amendments, waivers, consents, supplements, or other modifications under or to the DIP Documents to which the Company is a party which shall in their sole judgment be necessary, proper, or advisable to perform the Company's obligations under or in connection with the DIP Orders or any of the other DIP Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions, and (b) execute and deliver such amendments, waivers, consents, supplements, or other modifications under such agreements or documents, the execution and delivery

thereof by such Authorized Person to be deemed conclusive evidence of the approval and ratification thereof by such Authorized Person or that such Authorized Person deemed such standard to be met.

X. It is in the best interests of the Company and all of its stakeholders that each of the Authorized Persons of the Company be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Company to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the DIP Transactions and all fees and expenses incurred by or on behalf of the Company in connection with the foregoing resolutions, in accordance with the terms of the DIP Documents, which shall in their sole judgment be necessary, proper, or advisable to perform the Company's obligations under or in connection with the DIP Orders or any of the other DIP Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions.

#### 5. FURTHER ACTIONS AND PRIOR ACTIONS

- A. The Board hereby authorizes any direct or indirect subsidiary of the Company or any entity of which the Company or any subsidiary of such Company is the sole member, general partner, or managing member, as applicable, to take each of the actions described in these resolutions or any of the actions authorized in these resolutions, and none of the resolutions contained herein, or action taken in furtherance hereto, shall have or cause an adverse effect on any such subsidiary or the Company's interest therein (including without limitation, any automatic dissolution, divestiture, dissociation, or like event under applicable law);
- B. In addition to the specific authorizations heretofore conferred upon the Authorized Persons, the Authorized Persons, either individually or as otherwise required by the Company's governing documents and applicable law, are hereby authorized to execute (under the common seal of the Company if appropriate), acknowledge, deliver, and file any and all agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents on behalf of the Company relating to the Restructuring Matters;
- C. Each of the Authorized Persons (and their designees and delegates) is hereby authorized and empowered, in the name of and on behalf of the Company, to take or cause to be taken any and all such other and further action, and to execute (under the common seal of the Company, if appropriate), acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorized Person's or Authorized Persons' absolute discretion, shall be necessary, appropriate, or desirable in order to fully carry out the intent and accomplish the purposes of the resolution adopted herein;
- D. The Board has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the governing documents of the Company, or hereby waives any right to have received such notice;
- E. All acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Company, which acts would have been

approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved, confirmed, and ratified as the true acts and deeds of the Company with the same force and effect as if each such act, transaction, agreement, or certificate had been specifically authorized in advance by resolution of the Board; and

F. Any Authorized Person is hereby authorized to perform all other acts, deeds, and other actions as the Company itself may perform, in accordance with its governing documents and applicable law, howsoever arising in connection with the matters above, or in furtherance of the intentions expressed in the foregoing resolutions, including, but not limited to, the negotiation, finalization, execution (under common seal, whether or not expressed to be a deed, as may be necessary or appropriate), and delivery of any other agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds, and other documents whatsoever as the individual acting may in his/her absolute and unfettered discretion approve, deem or determine necessary, appropriate or advisable, such approval, deeming or determination to be conclusively evidenced by said individual taking such action or the execution thereof.

[Signature pages follow]

**IN WITNESS WHEREOF**, the undersigned have executed this consent as of the date first above written.

A3 Theatres of Texas, Inc.
Consolidated Theatres Management, L.L.C.
Crown Theatre Corporation
Frederick Plaza Cinema, Inc.
Hollywood Theatres III, Inc.
Lois Business Development Corporation
Next Generation Network, Inc.
Pacific Rim Business Development
Corporation
RCI/FSSC, LLC
Regal Cinemas Corporation
Regal Cinemas Holdings, Inc.
Regal Cinemedia Corporation, on behalf of itself and as sole member of

**Regal Cinemedia Holdings, LLC**, on behalf of itself and as sole member of

Regal/Atom Holdings, LLC

**Regal Distribution, LLC**, on behalf of itself and as sole member of

Regal Distribution Holdings, LLC
Regal Entertainment Group, on behalf of itself
and as sole member of

Regal Entertainment Holdings II LLC
Regal Entertainment Holdings, Inc.
Regal Investment Company
Regal Stratford, Inc.
UA Swansea, LLC
United Artists Realty Company, on behalf of itself and as sole stockholder of

**United Artists Properties I Corp. Wallace Theater Holdings, Inc.** 

By:	Gary Beginan			
Name:	Gary Begeman			
Title: D	rirector			
By:	Docustigned by: NSAN CALLIN			
Name:	Name: Nisan Cohen			
Title: D	rirector			
By:	Docusing the by:			
	John Dionne			

By:  Decusioned by:  Matt Eyru  BOSESSTYTHSC
Name: Matthew Neil Eyre
Title: Director
— DocuSigned by:
By:
Name: Michael Leffell
Title: Director
— DocuSigned by:
By: tal Soudry
Name: Tal Soudry
Title: Senior Vice President
Hollywood Theaters Inc
Hollywood Theaters, Inc.  Hoyts Cinemas Corporation, on behalf of itself
and as sole stockholder of
Interstate Theatres Corporation
R.C. Cobb, Inc.
R.C. Cobb II, LLC
RCI/RMS, LLC
Regal Cinemas II, LLC
Edwards Theatres, Inc.
Regal Gallery Place, LLC
Regal Licensing, LLC
Richmond I Cinema, L.L.C.
Warren Oklahoma Theatres, Inc.
<b>Regal Cinemas, Inc.</b> , on behalf of itself and as
(a) sole member of
13th Avenue Partners, L.L.C.,
Cinemas Associates, LLC,
Mcintosh Properties, LLC,
Regalrealty – 17, LLC,
Regal – 18, LLC,
Oklahoma Warren Theatres, LLC, on
behalf of itself and as sole member of
Oklahoma Warren Theatres II, LLC,
Regal/Cinebarre Holdings, LLC, on behalf
of itself and as sole member of
Cinebarre, LLC,
Regal/DCIP Holdings, LLC,
The Movie Machine, L.L.C., and
Ragains Enterprises, LLC, on behalf of
itself and as sole member of
Great Escape LaGrange LLC,
Great Escape LLC,
Great Escape of Nitro, LLC,
Great Escape of O'Fallon, LLC,

Great Escape Theatres of Bowling Green, LLC, Great Escape Theatres of Harrisburg, LLC, Great Escape Theatres of Lebanon, LLC, Great Escape Theatres of New Albany, LLC, Great Escape Theatres, LLC, and Valeene Cinemas, LLC; and

(b) as general partner of

A3 Theatres of San Antonio, Ltd.
Eastgate Theatre, Inc.
United Artists Theatre Circuit, Inc., on behalf of itself and as sole member of

UA Shor, LLC and United Artists Theatre Circuit II, LLC

	OccuSigned by:			
By:	ary Begeman			
Name: G	ary Begeman			
Title: Dir	rector			
By:	-Docustiqued by:			
Name: Jo	ohn Dionne			
Title: Dir	Title: Director			
By:	— Docusigned by: Matt Eyrc — 8088837577-855			
Name: Matthew Neil Eyre				
Title: Dir	rector			
By:	Docusigned by: Michael Leffell			

Name: Michael Leffell

Title: Director

**Crown Finance US, Inc.**, on behalf of itself and as sole member of

Busby AssignCo, LLC Crown Intermediate Holdco, Inc. United Artists Theatre Company

Gary Begeman By: Name: Gary Begeman Title: Director Msan Colun By:\_\_\_\_ Name: Nisan Cohen Title: Director By:\_ John Dionne Name: John Dionne Title: Director Matt Eyre By:\_ Name: Matthew Neil Eyre Title: Director Michael Leffell By:

Name: Michael Leffell

Title: Director

## Exhibit A

**Filing Entities** 

- 1. 13th Avenue Partners, L.L.C.
- 2. A 3 Theatres of San Antonio, Ltd.
- 3. A 3 Theatres of Texas, Inc.
- 4. Cinebarre, LLC
- 5. Cinemas Associates, LLC
- 6. Consolidated Theatres Management, L.L.C.
- 7. Crown Theatre Corporation
- 8. Eastgate Theatre, Inc.
- 9. Frederick Plaza Cinema, Inc.
- 10. Great Escape LaGrange LLC
- 11. Great Escape LLC
- 12. Great Escape of Nitro, LLC
- 13. Great Escape of O'Fallon, LLC
- 14. Great Escape Theatres of Bowling Green, LLC
- 15. Great Escape Theatres of Harrisburg, LLC
- 16. Great Escape Theatres of Lebanon, LLC
- 17. Great Escape Theatres of New Albany, LLC
- 18. Great Escape Theatres, LLC
- 19. Hollywood Theatres III, Inc.
- 20. Hollywood Theaters, Inc.
- 21. Hoyts Cinemas Corporation
- 22. Interstate Theatres Corporation
- 23. Lois Business Development Corporation
- 24. Mcintosh Properties, LLC
- 25. Next Generation Network, Inc.

- 26. Oklahoma Warren Theatres II, LLC
- 27. Oklahoma Warren Theatres, LLC
- 28. Pacific Rim Business Development Corporation
- 29. R.C. Cobb II, LLC
- 30. R.C. Cobb, Inc.
- 31. Ragains Enterprises LLC
- 32. RCI/FSSC, LLC
- 33. RCI/RMS, LLC
- 34. Regal Cinemas Corporation
- 35. Regal Cinemas Holdings, Inc.
- 36. Regal Cinemas II, LLC
- 37. Regal Cinemas, Inc.
- 38. Regal Cinemedia Corporation
- 39. Edwards Theatres, Inc.
- 40. Regal Cinemedia Holdings, LLC
- 41. Regal Distribution Holdings, LLC
- 42. Regal Distribution, LLC
- 43. Regal Entertainment Group
- 44. Regal Entertainment Holdings II LLC
- 45. Regal Entertainment Holdings, Inc.
- 46. Regal Gallery Place, LLC
- 47. Regal Investment Company
- 48. Regal Licensing, LLC
- 49. Regal Stratford, Inc.
- 50. Regal/Atom Holdings, LLC

- 51. Regal/Cinebarre Holdings, LLC
- 52. Regal/DCIP Holdings, LLC
- 53. Richmond I Cinema, L.L.C.
- 54. The Movie Machine, L.L.C.
- 55. UA Shor, LLC
- 56. UA Swansea. LLC
- 57. United Artists Properties I Corp.
- 58. United Artists Realty Company
- 59. United Artists Theatre Circuit II, LLC
- 60. United Artists Theatre Circuit, Inc.
- 61. United Artists Theatre Company
- 62. Valeene Cinemas, LLC
- 63. Wallace Theater Holdings, Inc.
- 64. Warren Oklahoma Theatres, Inc..
- 65. Crown Finance US, Inc.
- 66. Crown Intermediate Holdco, Inc.
- 67. Busby AssignCo, LLC
- 68. RegalRealty 17, LLC
- 69. Regal 18, LLC